1 2 3 4	Jules F. Bonjour, State Bar No. 38980 BONJOUR, THORMAN, BARAY & BILLINGSLEY 24301 Southland Drive, Suite 312 Hayward, CA 94545 (510) 785-8400 jules@btbandb.com
5	Attorneys for defendant Dylan Staub
6	Dylaii Stauo
7	UNITED STATES DISTRICT COURT
8	NORTHERN DISTRICT OF CALIFORNIA
9	
10	UNITED STATES OF AMERICA, No. CR 10-00429 VRW
11	Plaintiff, STIPULATION AND PROPOSED
12	vs. ORDER CONTINUING STATUS HEARING
13	DYLAN STAUB,
14	Defendant.
15	
16	The parties hereby stipulate that the Status Hearing currently set for Thursday, November
17	4, 2010 at 2:00 p.m. be continued to Thursday, December 9, 2010 at 2:00 p.m.
18	The reason for the continuance is that settlement negotiations are being conducted and
19	both sides agree that additional time would facilitate reaching a settlement of the case.
20	The parties further stipulate and move for exclusion if time from the date of this
21	Stipulation to December 9, 2010 under the Speedy Trial Act. The parties stipulate that such
22	exclusion is necessary for effective preparation and continuity of counsel. The parties stipulate
23	that the exclusion is for the reasonable time necessary for effective preparation of counsel, taking
24	into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).
25	Stipulation is agreed to by Matthew McCarthy, AUSA and Jules F. Bonjour appearing
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1	specially for David Billingsley who is attorney of record.
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3	IT IS SO STIPULATED.
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5	Jules F. Bonjour
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8	Matthew McCarthy
9	Assistant United States Attorney
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12	For the foregoing reasons, IT IS HEREBY ORDERED that the status conference in this
13	matter be continued from Thursday, November 4, 2010 at 2:00 p.m. to Thursday, December 9,
14	2010 at 2:00 p.m.
15	For the reasons stated in the parties' Stipulation, the ends of justice are served by granting
16	the continuance and this outweighs the best interests of the public and defendant in a speedy trial.
17	Pursuant to 18 U.S.C. §§ 3161(h)(4) and (7)(B)(iv), the time period from the date of this
18	Order to December 9, 2010 is excluded under the Speedy Trial Act to allow for the effective
19	preparation of counsel, taking into account the exercise of due diligence, and continuity of
20	defense counsel.
21	RIVES DISTRICT
22	
23	Dated: 11/3/2010 HONO Raturdge Vaughn R WALKER
24	HONOR Andrew AUCH R. WALKER Noticed States Judge
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